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5003 Southpark Dr., Suite 260 Durham, NC 27713

Phone: (919) 313-6160 Fax: (919) 313-6170

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Total pages, including cover: 3	
Comments:	
Attorney Docket No.: LU05021USU Applicant: Chen et al. Title: POLYMERIC COMPOSITIONS OF DEVICES COMPRISING THESE COMP	COMPRISING QUANTUM DOTS, OPTICAL POSITIONS AND METHODS FOR PREPARING

Serial No.: 10/724,174

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Filing Date: December 1, 2003

Please acknowledge receipt of the following documents:

1) Comments on Statement for Reasons for Allowance

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Bonnie S. Sheredan

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Chen 2-3-1-2-2 LU05021USU

**PATENT** 

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Chen et al.

9193136170

Serial No .:

10/724,174

Filed:

December 1, 2003

For:

POLYMERIC COMPOSITIONS COMPRISING QUANTUM DOTS, OPTICAL

DEVICES COMPRISING THESE COMPOSITIONS AND METHODS FOR

PREPARING SAME

Group:

2883

Confirmation: 9381

Examiner:

Kaveh C. Kianni

I hereby certify that this correspondence (along with any paper referred to as being attached or enclosed) is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. 571-273-8300 on the date set forth below

Signed: Source S. Sherida

Name: Bonnie S. Sheridan

Date: April 11, 2006

Durham, North Carolina April 11, 2006

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Comments on Statement of Reasons for Allowance

Sir:

The following comments are made with respect to the Examiner's Statement of Reasons for Allowance in the Notice of Allowability. As stated by the MPEP in Section 1302.14, « [w]here specific reasons are recorded by the examiner, care must be taken to ensure that

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statements of reasons for allowance...do not place unwarranted interpretations, whether broad or narrow, upon the claims. » Further, the « statement is not intended to necessarily state all the reasons for allowance or all the details why claims are allowed and should not be written to specifically or impliedly state that all of the reasons for allowance are set forth. »

Under 35 U.S.C. § 103, it is mandated that claims be considered as a whole. When considered as a whole, it will be seen that the Examiner has appropriately focused upon particular reasons for allowance and not all the reasons for allowance. While in light of Section 1302.14, applicants do not believe that the Examiner's statement can or should be miconstrued as being intended to identify the sole reasons for allowance, applicants do not acquiesce in such a conclusion as there are multiple reasons for allowance of all of the claims. The reasons addressed are clearly exemplary and not exhaustive.

The Notice of Allowability also stated a restriction requirement regarding claims 28-33.

Applicants make no admission regarding the characterizations of these claims as stated in the Notice of Allowability.

Respectfully submitted,

Tay M. Brown Reg. No. 30,033

The Eclipse Group

5003 Southpark Drive, Suite 260

Durham, NC 27713 (Tel): (919) 313-6161

Customer No.: 51029